

JASNE & FLORIO, L.L.P.

Attorneys & Counselors at Law
30 Glenn Street - Suite 103
White Plains, New York 10603
Tel: (914) 997-1212
Fax: (914) 682-8692
E-mail: jf@jasneflorio.com

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 11/3/2021

Hugh G. Jasne, NY
Daniel F. Florio, Jr., NY & CT

Service by Electronic Means of Any Document
Without Written Authorization Is Not Accepted

November 2, 2021

Honorable Victor Marrero
United States District Court for
the Southern District of New York
500 Pearl Street
New York, New York 10007

Via PACER filing

Re: ***United States v. Lusine Ghazaryan***
Case No.: 1:20-cr-00652-VM-6

REQUEST TO TRAVEL FOR A VACATION

Dear Hon. Judge Marrero:

As Your Honor's records should reflect I am the attorney for Lucine Ghazaryan.

Please accept this Letter as a request to allow the above defendant to travel to Las Vegas for a short term vacation. The requested itinerary is as follows:

Travel November 7 out of Newark airport to Las Vegas and returning on November 12. She, her husband and children are to all traveling together and will stay at the hotel ARIA.

I have obtained written (e-mail) consent from the US Attorney and verbal consent from both Myrna Carrington and Vincent Adams at pre-trial services.

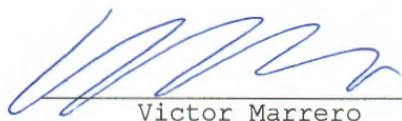
Should the Court require any further information needless to say I stand ready to provide such.

Thanking Your Honor for your time and consideration.

Request GRANTED. Defendant Lucine Ghazaryan's conditions of pretrial release are modified to permit her to travel to Las Vegas, Nevada from November 7-12, 2021.

So Ordered.

November 3, 2021


Victor Marrero
U.S.D.J.

Very truly yours,
JASNE & FLORIO, L.L.P.

/s/ Hugh G. Jasne, Esq.
Hugh G. Jasne